

UNITED STATES DISTRICT COURT
DISTRICT OF OREGON

CIVIL MINUTES

Case No: CV 07-513-ST

Proceeding Date: 10/17/2007

Case Title: Ilias v. Johnson

Presiding Judge: Janice M. Stewart

Courtroom Deputy: Donna Ausbie

Telephone: (503) 326-8057 • E-mail: Donna_Ausbie@ord.uscourts.gov

Reporter: n/a

Tape No: n/a

PLAINTIFFS' COUNSEL

DEFENDANTS' COUNSEL

(1) Spencer Neal

(1) Karen Vickers

(2)

(2) James Rice

NOTIFICATION:

Docket Entry: Record of Rule 16 Telephone Conference.

ORDER: Striking the current schedule and setting the following deadlines:

WAIVED	Joint ADR Report;
2/5/2008	Close of discovery and written consents to proceed before a Magistrate Judge, if any, due;
2/5/2008	Filing of dispositive motions (oral argument must be requested in accordance with Local Rule 7.1(e));
2/20/2008	Responses to dispositive motions;
3/5/2008	Replies to dispositive motions;
3/10/2008	Taking dispositive motions under advisement;
6/25/2008	Exchange of Expert Disclosure Statements and Pretrial Order due.

ORDER: If the parties file written consents to a Magistrate Judge, then the court will waive the Pretrial Order and hold a telephone conference to set a trial date before Magistrate Judge Stewart. Otherwise, upon the filing of the Pretrial Order, the case will be transferred to a district judge to set a trial date.

ORDER: Waiving Local Rule 56.1(a)(2) requiring a Concise Statement of Material Facts supporting a motion for summary judgment. However, if the moving party elects to file a Concise Statement of Material Facts, then the responding party will have to comply with LR 56.1 (b) & (c) or risk having the moving party's material facts deemed admitted under LR 56.1(f).

ORDER: When submitting dispositive motions and memoranda to the Court, the parties shall either file a disk containing their motions and memoranda, excluding exhibits, in a format compatible with Word Perfect, or send copies by e-mail to Donna_Ausbie@ord.uscourts.gov.

NOTICE TO COUNSEL:

Pursuant to Local Rule 7.1(a)(1), the party filing a motion must certify in the first paragraph of the motion that:

- (A) The parties made a good faith effort through personal or telephone conferences to resolve the dispute, and have been unable to do so; or
- (B) The opposing party willfully refused to confer.

The court may deny any motion that fails to include this certification.

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